April 25, 2016

Marlene Dortch, Secretary Federal Communications Commission 445 12th Street, SW Room TW-A325 Washington, DC 20554

Electronically Filed

RE: WC Docket Nos. 09-109 and 07-149 CC Docket No. 95-116

Dear Ms. Dortch:

The Federal Communications Commission (Commission) is submitting the attached email communication received by the Commission as part of the record in the above referenced dockets.

Sincerely,

Theresa Z. Cavanaugh Office of General Counsel Administrative Law Division

From: Telcordia Information [mailto:] Sent: Wednesday, April 13, 2016 10:54 AM To: Tom Wheeler < Tom.Wheeler@fcc.gov >; David Simpson < David.Sin Subject: Telcordia Lawsuit	mpson@fcc.gov>				
Hello –					
I thought you would be interested in this law suit that has been filed against Telcordia Technologies.					
Telcordia Technologies is currently negotiating with the FCC for the NF	PAC contract.				
The Free Email with so much more! ====> http://www.MuchoMail.com <=====					

MIDDLESEX VICINAGE CIVIL DIVISION
P O BOX 2633
56 PATERSON STREET
NEW BRUNSWICK NJ 08903-2633

TRACK ASSIGNMENT NOTICE

COURT TELEPHONE NO. (732) 519-3728 COURT HOURS 8:30 AM - 4:30 PM

DATE: MARCH 31, 2016

RE: STERN MICHAEL VS TELCORDIA TECHNOLOGIES

DOCKET: MID L -001929 16

THE ABOVE CASE HAS BEEN ASSIGNED TO: TRACK 2.

DISCOVERY IS 300 DAYS AND RUNS FROM THE FIRST ANSWER OR 90 DAYS FROM SERVICE ON THE FIRST DEFENDANT, WHICHEVER COMES FIRST.

THE PRETRIAL JUDGE ASSIGNED IS: HON VINCENT LEBLON

IF YOU HAVE ANY QUESTIONS, CONTACT TEAM 001 AT: (732) 519-3728 EXT 3728.

IF YOU BELIEVE THAT THE TRACK IS INAPPROPRIATE YOU MUST FILE A CERTIFICATION OF GOOD CAUSE WITHIN 30 DAYS OF THE FILING OF YOUR PLEADING. PLAINTIFF MUST SERVE COPIES OF THIS FORM ON ALL OTHER PARTIES IN ACCORDANCE WITH R.4:5A-2.

ATTENTION:

ATT: LESLIE A. PARIKH
GEBHARDT & KIEFER
1318 ROUTE 31
PO BOX 4001
CLINTON NJ 08809

JUCTK

FILED & RECEIVED #1

MIN MAR 28 A II: 22

CIVIL OFFICE

MIDDLESEX VICINAGE

GEBHARDT & KIEFER, P.C.

1318 Route 31
P.O. Box 4001
Clinton, NJ 08809
Tele. (908) 735-5161
Leslie A. Parikh, Esq.
Atty. ID#038131999
lparikh@gklegal.com
Attorney for Plaintiff, Michael Stern

SUPERIOR COURT OF NEW JERSEY

: LAW DIVISION

MIDDLESEX COUNTY

DOCKET NO:

MID-L- 01929-16

Plaintiff

MICHAEL STERN

vs.

Defendants

TELCORDIA TECHNOLOGIES/DBA ICONECTIV; ERICSSON CORPORATION; RICHARD JACOWLEF; SEAN TAYLOR; and JOHN/ JANE DOES 1-5 (fictitious names) and ABC CORPORATIONS 1-5 (fictitious names)

CIVIL ACTION

COMPLAINT, DESIGNATION OF TRIAL COUNSEL AND JURY DEMAND

Plaintiff, Michael Stern residing at 12 Crest Drive, Englishtown, New Jersey, by way of Complaint against Defendants Telcordia d/b/a iconectiv, Ericsson Corporation, Richard Jacowlef, Sean Taylor, individually and in their official capacities, John/Jane Does 1-5 (fictitious names) and ABC Corporations 1-5 (fictitious names) says:

THE PARTIES

1. Plaintiff is a resident of the State of New Jersey and was employed with iconectiv from

- June 2013 until November 2015, until he was unlawfully terminated in violation of the law.
- 2. Defendant, Telcordia d/b/a/ iconectiv is a Delaware Corporation with its principal place of business at 444 Hoes Lane, Piscataway Township, NJ 08854 and is a wholly owned subsidiary of Ericsson Corporation, a multi-national corporation that provides communication technology and services. Plaintiff
- Defendant Richard Jacowlef at all relevant times was the plaintiff's supervisor and President of Telcordia d/b/a/ iconectiv, which has offices at 444 Hoes Lane, Piscataway Township, NJ 08854.
- Defendant Sean Taylor at all relevant times was the plaintiff's supervisor and Vice-President of Network Operations at Telcordia d/b/a/ iconectiv, which has offices 444 Hoes Lane, Piscataway Township, NJ 08854.
- 5. Defendants John/Jane Does 1-5 (fictitious names) 1-5 and ABC Corporations 1-5 (fictitious names) at all relevant times, represent individuals and/or entities that have yet to be identified and who may be responsible and liable to Plaintiff based upon the allegations made herein.

FACTS COMMON TO ALL COUNTS

BACKGROUND

- 6. iconectiv's web and social media based marketing publications indicate that iconectiv is a developer of market leading solutions that enable operators to "interconnect networks, devices, and applications critical to evolving the global telecommunications marketplace."
- 7. iconectiv's telecommunications industry includes number portability clearinghouses,

- mobile messaging services, anti-theft mobile device registries, spectrum management databases and other interconnection information services.
- 8. Number portability is "the ability of users of telecommunications services to retain, at the same location, existing telecommunications numbers without impairment of quality, reliability, or convenience when switching from one telecommunications carrier to another." 47 U.S.C. § 153(37).
- By way of background and pertinent to this matter, the Federal Communications
 Commission (Commission) is responsible for the administration of telephone numbers,
 pursuant to section 251(e)(1) of the Communications Act of 1934, as amended (Act).
- 10. The Commission is also responsible to designate or appoint one or more impartial non-governmental entities, or Local Number Portability Administrator ("LNPA"), to administer telecommunications and number portability services.
- 11. In connection with the forgoing, the Commission has established rules to govern porting, such as how long a provider may take to port numbers and what information must be provided to the porting service provider.
- An LNPA, as part of its government contract, must administer the database used to ensure that number porting occurs in accordance with Commission rules.
- In or about March of 2015, Telcordia was recommended by the Commission to replace the current LNPA, Neustar. Inc.
- 14. The recommendation of Telcordia as LNPA was developed following a multiyear, competitive process. This process was intended to result in the recommendation of an experienced, qualified company to administer and keep the system secure.
- 15. The Commission's Order authorizing same specifically noted that the decision represents

an important milestone, but not the final one. We establish a process for negotiating a contract with Telcordia, which will include close coordination with other governmental entities dedicated to ensuring a secure and reliable database that is vital to the functioning of the nation's critical communications infrastructure, public safety, and the national security. We will ensure that parties that use the LNP database have an opportunity to conduct advance testing of the new system. And we will ensure that the transition to a new LNPA does not disrupt service to public safety, industry, the law enforcement community, or the public.

- 16. In addition to the foregoing, the Committee on Foreign Investment in the United States ("CFIUS"), requires cases involving government contractors that deal with classified information, to be in full accord with the industrial security regulations of the US Department of Defense (DOD). Those regulations impose special security obligations on government contractors working with classified information or technology if, like iconectiv, they become subject to foreign ownership, control, or influence (FOCI).
- Non-compliance with the CFIUS regulations would risk iconectiv's ability to continue operations of several Subject Telcordia Products (STPs) in the United Sates.

PLAINTIFF'S EMPLOYMENT WITH ICONECTIV

- During all relevant times herein, Plaintiff was employed by iconectiv as the Director of Information Technology.
- 19. On or about Monday, November 9, 2015, Plaintiff's employment with iconectiv was terminated by his Supervisor, Defendant Sean Taylor, the Vice-President of Network Operations on the basis that Plaintiff's employment relationship just "wasn't working out."
- 20. Plaintiff had always maintained positive performance reviews and was never subjected to a performance improvement plan or other discipline related to his work performance.
- 21. In fact, the relevant history of plaintiff's employment demonstrates that prior to his

- unlawful termination, Plaintiff was viewed as an asset to the Company.
- 22. Upon joining the Company, Plaintiff reported to Anthony Cresti, Vice President of Business Development. Plaintiff's initial review at the close of 2013, regarded Plaintiff as a valuable employee committed to his work and the organization.
- 23. Thereafter, in April 2014, the company hired Mr. John Spirtos as the Senior Vice President of Marketing and reassigned Mr. Cresti and Plaintiff under Mr. Spirtos'. Again, under the leadership of Mr. Spirtos, Plaintiff was again regarded as an excellent employee and received another positive 2014 year-end review.
- 24. It was around this time that Mr. Spirtos left the Company and Mr. Cresti and Plaintiff were moved into the Finance Team under the Company's organizational structure, with both reporting directly to Mr. Jerry Fechtor, the Chief Financial Officer. Shortly thereafter, in or about June of 2015 iconectiv hired a Vice President of Technology Operations, Mr. Sean Taylor, to whom Plaintiff was ultimately instructed he would report.
- Initially, Defendant Taylor recognized Plaintiff's talent and would positively comment on plaintiff's work performance.
- 26. Shortly after joining the Company, however, Defendant Taylor began to employ prior fellow employees with whom he had pre-existing relationships in order to fill various positions created by him. Despite their lack of qualifications, these individuals received preferential treatment within the Company to the detriment of the overall operations of iconectiv.
- 27. As a result of the foregoing, Plaintiff began to question Defendant Taylor's loyalty to the company and his ability to adhere to company policies, procedures and pertinent laws

- regulating the operations of iconectiv.
- 28. On or about August 17, 2015, Plaintiff underwent major back surgery and was forced to go on disability leave for two (2) months as a result.
- 29. Despite his disabled status, Plaintiff was required by Defendant Taylor to work and was constantly inundated with text messages, emails and phone calls from his subordinates and Defendant Taylor, who would impermissibly require Plaintiff to participate in work related emails, one-on-one calls and conference calls over his continued objections.
- 30. During the two (2) month period when Plaintiff was out on disability, he was apprised by another employee that one of Defendant Taylor's new hires, who would ultimately be in charge of and given access to the Company's servers and electronic storage, was not CFIUS compliant.
- Plaintiff was apprised of this situation during the time he was out on leave by numerous individuals.
- 32. Plaintiff was concerned that the foregoing would be an outright violation of Ericsson's agreement under the National Security Act of 2007, would risk iconectiv's ability to continue operations of several Subject Telcordia Products (STP's) in the United States and that the violation would disqualify iconectiv from entering into the aforementioned government contract to act as LNPA.
- 33. Given the gravity of the situation, Plaintiff instructed another complaining employee to approach Defendant Taylor with this information in order to alert him to the potential violation.
- 34. After this conversation occurred, Plaintiff was advised that Defendant Taylor began to fill his job responsibilities with other employees and that upon his return, his job

- responsibilities were going to change to a significantly down-graded position with much less responsibility.
- 35. On or about October 5, 2015, when Plaintiff was able to return to work, in a part-time role, he was informed that he would no longer have access to his office and was relocated to a significantly smaller office with no windows, which was isolated from the rest of the Department on the other side of the building.
- Despite Plaintiff's expressed concerns to Defendant Taylor, nothing was done to address
 the clear and unambiguous retaliatory employment action.
- 37. Over the weeks that followed Plaintiff's return, Defendant Taylor continued a course of retaliatory action against Plaintiff. Specifically, Plaintiff was routinely omitted from key meetings, and, when Plaintiff was permitted to attend meetings, Defendant Taylor would openly insult and demean Plaintiff.

PLAINTIFF'S WHISTLEBLOWING ACTIVITY

- 38. On or about Saturday, November 7, 2015, Plaintiff received a phone call at home from the President of iconectiv, Richard Jacowlef, who was preparing to meet with government officials in Washington, D.C., in order to discuss NPAC security issues.
- 39. While Plaintiff's responsibilities no longer included overseeing the CFIUS compliance servers/access, he was nevertheless compelled to report the violation(s) with regard to Defendant Taylor's new hire.
- 40. Plaintiff specifically reported to Defendant Jacowlef that there was an individual who was wrongfully permitted to gain access to the restricted applications/data and that iconectiv was therefore not CFIUS compliant, and that such non-compliance would risk the LNPA contract.

41. Plaintiff identified the employee and further reported that his supervisor, Defendant Taylor, had impermissibly authorized clearance despite Plaintiff's prior objections to the practice.

PLAINTIFF'S UNLAWFUL TERMINATION

- 42. Immediately after the call and in anticipation of further retaliation, Plaintiff contacted

 Defendant Jacowlef, voiced his concerns and was assured that there would be no
 retaliatory action permitted by Defendant Taylor.
- 43. The following Monday, November 9, 2015, Plaintiff's employment with the Company was unlawfully terminated by Defendant Taylor.

COUNT I

VIOLATION OF PUBLIC POLICY

- 44. Plaintiff, Michael Stern, repeats and re-alleges the allegations set forth in paragraphs 1 through 45 as if set forth at length herein.
- 45. The actions of defendants are in direct violation of the public policy of the State of New Jersey.
- 46. The defendants engaged in direct and indirect adverse employment actions against the Plaintiff, Michael Stern, in an effort to interfere with his job functions and responsibilities.
- 47. More specifically, the defendants' actions were carried out in an effort to intimidate and retaliate against Plaintiff in connection with his complaints regarding the unlawful conduct of his supervisor.
- 48. As a direct and proximate result of Plaintiff, Michael Stern's attempt to perform his functions pursuant to law, defendants undertook retaliatory and adverse employment

actions against Plaintiff, resulting in unjustified disciplinary action and wrongful termination.

WHEREFORE, Michael Stern, demands judgment against Defendants, and John/Jane Does 1-5 (fictitious names) and ABC Corporations 1-5 (fictitious names) jointly and severally, for compensatory damages, punitive damages, attorney fees, interest, costs and such other relief as the Court deems just and equitable.

COUNT II

VIOLATION OF THE NEW JERSEY CONSCIENTIOUS EMPLOYEE PROTECTION ACT (CEPA) N.J.S.A. 34:19-1

- 49. Plaintiff, Michael Stern, repeats and re-alleges the allegations set forth in Count 1 as if set forth at length herein.
- 50. Under the New Jersey Conscientious Employee Protection Act, N.J.S.A. 34:19-1, et sq. (CEPA), Plaintiff's actions constituted protected whistleblowing activity and defendants were prohibited from retaliating against her for engaging in such conduct.
- 51. Plaintiff reasonably believed that the complaints he raised were about actions which constituted violations of law and/or violations of rules or regulations promulgated pursuant to law and/or which were against public policy.
- 52. Defendants refused to address Plaintiff's complaints.
- 53. Defendants disregarded Plaintiff, Michael Stern's complaints, and instead, took retaliatory action against Plaintiff.
- As such, defendants' actions constituted unlawful retaliation against Plaintiff including termination, in violation of CEPA, N.J.S.A. 34:19-3.
- 55. As a result of Plaintiff, Michael Stern, engaging in protected whistle-blowing activity, the

- defendants took adverse employment action against him.
- Defendants' adverse employment actions taken against Plaintiff caused him to suffer damages.
- Defendants' actions were wanton, malicious, intentional and/or in reckless disregard of Plaintiff's rights.

WHEREFORE, Michael Stern, demands judgment against Defendants, and John/Jane Does 1-5 (fictitious names) and ABC Corporations 1-5 (fictitious names) jointly and severally, for compensatory damages, punitive damages, attorney fees, interest, costs and such other relief as the Court deems just and equitable.

COUNT III

INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS

- 58. Plaintiff, Michael Stern, repeats and re-alleges the allegations set forth in Counts 1 and II as if set forth at length herein.
- 59. At all times pertinent hereto, defendants' actions were extreme and outrageous in character, were designed to and did intentionally or recklessly inflict severe emotional distress upon Plaintiff.
- 60. As a direct and proximate cause of defendants' negligent actions, Plaintiff has suffered severe emotional distress, humiliation, embarrassment, bodily injury coupled with physical manifestation of emotional distress, loss of income and other severe emotional losses.

WHEREFORE, Michael Stern, demands judgment against Defendants, and John/Jane Does 1-5 (fictitious names) and ABC Corporations 1-5 (fictitious names) jointly and severally, for compensatory damages, punitive damages, attorney fees, interest, costs and such other relief

as the Court deems just and equitable.

COUNT IV

NEGLIGENT INFLICTION OF EMOTIONAL DISTRESS

- 61. Plaintiff, Michael Stern, repeats and re-alleges the allegations set forth in Counts 1 through III as if set forth at length herein.
- 62. At all times pertinent hereto, defendants' actions were negligent in character, were designed to and did intentionally or recklessly inflict severe emotional distress upon Plaintiff.
- 63. As a direct and proximate cause of defendants' negligent actions, Plaintiff, Michael Stern has suffered severe emotional distress, humiliation, embarrassment, bodily injury coupled with physical manifestation of emotional distress, loss of income and other severe emotional losses.

WHEREFORE, Michael Stern, demands judgment against Defendants, and John/Jane Does 1-5 (fictitious names) and ABC Corporations 1-5 (fictitious names) jointly and severally, for compensatory damages, punitive damages, attorney fees, interest, costs and such other relief as the Court deems just and equitable.

DESIGNATION OF TRIAL COUNSEL

You are hereby notified that Leslie A. Parikh, Esq. is assigned to try this case.

DEMAND FOR TRIAL BY JURY

This party demands trial by jury as to all issues raised by the pleadings that are triable by a jury.

CERTIFICATION OF SERVICE

We hereby certify that the within pleading was timely filed and served within the time required by R. 4:6 to the above named Court and to all counsel of record.

GEBHARDT & KIEFER, P.C.

Attorneys for Plaintiff, Michael Stern

Date: March 17, 2016

ARIKH ESQ.

RULE 4:5-1 CERTIFICATION

The undersigned hereby certifies that:

1. I am an attorney at law of the State of New Jersey with the law firm of Gebhardt

& Kiefer, P.C. In that capacity I am familiar with the facts of this case.

2. To the best of my knowledge, information and belief our investigation and

investigation on behalf of our client has disclosed no other action pending concerning the subject

matter of this action in any court or arbitration proceeding nor has it disclosed any other persons

who should be added as parties to this action at this time. In addition, as of this date, there are no

actions contemplated which relate to this matter.

3. I am aware of my continuing obligation during the course of this litigation to file

and serve on all other parties and with this Court an amended Certification if there is a change in

the facts stated in this Certification.

I certify that the foregoing statements made by me are true. I am aware that if any of the

foregoing statements made by me are willfully false, I am subject to punishment.

GEBHARDT & KIEFER, P.C.

Attorneys fon Plaintiff, Michael Stern

By:

LESLIE A. PARIKH, ESO.

Dated:

March 17, 2016

13

Appendix XII-B1



CIVIL CASE INFORMATION STATEMENT (CIS)

Use for initial Law Division

FOR USE BY CL	ERK'S OFFICE ONLY
PAYMENT TYPE:	□CK □CG □CA
Снс/ск но.	
AMOUNT:	
OVERPAYMENT:	
BATCH NUMBER:	

	Civil Part pleading				AWOUNT,	
	Pleading will be rejected for filing, under Rule 1:5-6(c) if information above the black bar is not completed				OVERPAYMENT:	
		's signature is		e Terrie	BATCH NUMBER:	
ATTORNEY / PRO SE NAM	ME .		NE NUMBER	COUN	NTY OF VENUE	
Leslie A. Parikh, Esq.		(908) 73	35-5161	Middlesex		
FIRM NAME (If applicable) Gebhardt & Kiefer, P.C. OFFICE ADDRESS 1318 Route 31 P.O. Box 4001		10.00	DOCKET NUMBER (when available) MID-L. 0 1 92 9 - 1 6 DOCUMENT TYPE Complaint			
		Tanana (
Clinton, NJ 08809-40	001			JURY	DEMAND III YES No	
NAME OF PARTY (e.g., Joh	n Doe, Plaintiff)	CAPTION				
Michael Stern		Michael Stern	v. Telecordia Tech	nologie	es/dba iconective, et als.	
CASE TYPE NUMBER (See reverse side for listing)	HURRICANE SANDY RELATED?	IS THIS A PROFES	SSIONAL MALPRACTI	CE CASE	E? YES NO	
509	YES NO	IS THIS A PROFESSIONAL MALPRACTICE CASE? YES NO IF YOU HAVE CHECKED "YES," SEE N.J.S.A. 2A:53 A -27 AND APPLICABLE CASE LAW REGARDING YOUR OBLIGATION TO FILE AN AFFIDAVIT OF MERIT.			53 A -27 AND APPLICABLE CASE LAW	
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☐ YES	■ No					
DO YOU ANTICIPATE ADD (arising out of same transac		NAME OF DEFEND	DANT'S PRIMARY INS	URANCE	COMPANY (if known) None UNKNOWN	
THE INFOR	MATION PROVIDED	ON THIS FORM	CANNOT BE INTE	RODUC	ED INTO EVIDENCE.	
CASE CHARACTERISTICS	FOR PURPOSES OF DET	ERMINING IF CASE I	S APPROPRIATE FOR	MEDIAT	TION	
DO PARTIES HAVE A CURI RECURRENT RELATIONS		IF YES, IS THAT REL		END/NEIGH	HBOR OTHER (explain)	
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DOES THE STATUTE GOV	ERNING THIS CASE PROV	IDE FOR PAYMENT	OF FEES BY THE LOS	ING PAR	RTY? Z [] YES] NO	
USE THIS SPACE TO ALER ACCELERATED DISPOSITI	RT THE COURT TO ANY SE ION	PECIAL CASE CHARA	CTERISTICS THAT M	AY WARI	RANTIBOVICIONESEX VICIN	
DO YOU OR YOUR C	LIENT NEED ANY DISABILITY A	GCOMMODATIONS?	IF YES, PLEASE IDEN	TIFY THE	REQUESTED ACCOMMODATION	
WILL AN INTERPRET YES	ER BE NEEDED?		IF YES, FOR WHAT LA	NGUAGE?		
I certify that confidentla	Il personal identifiers h	ave been redacted	from documents	now sub	omitted to the court, and will be	
redacted from all docum	nerns submitted in the	tuture in accorda	nce with Rule 1:38-	/(D).		

Effective 12-07-2015, CN 1051V-English



CIVIL CASE INFORMATION STATEMENT

(CIS)
Use for initial pleadings (not motions) under Rule 4:5-1

		_
CASE TYP	S (Choose one and enter number of case type in appropriate space on the reverse side.)	
Track	- 150 days' discovery	
	1 NAME CHANGE	
	5 FORFEITURE	
	2 TENANCY	
	9 REAL PROPERTY (other than Tenancy, Contract, Condemnation, Complex Commercial or Construction)	
	2 BOOK ACCOUNT (debt collection matters only)	
	5 OTHER INSURANCE CLAIM (including declaratory judgment actions)	
	6 PIP COVERAGE	
	0 UM or UIM CLAIM (coverage issues only)	
	1 ACTION ON NEGOTIABLE INSTRUMENT 2 LEMON LAW	
	1 SUMMARY ACTION	
	2 OPEN PUBLIC RECORDS ACT (summary action)	
	9 OTHER (briefly describe nature of action)	
Track	I - 300 days' discovery	
3	5 CONSTRUCTION	
	9 EMPLOYMENT (other than CEPA or LAD)	
	9 CONTRACT/COMMERCIAL TRANSACTION	
	3N AUTO NEGLIGENCE – PERSONAL INJURY (non-verbal threshold)	
	3Y AUTO NEGLIGENCE – PERSONAL INJURY (verbal threshold) 5 PERSONAL INJURY	
	D AUTO NEGLIGENCE – PROPERTY DAMAGE	
	1 UM or UIM CLAIM (includes bodily injury)	
	9 TORT - OTHER	
Track	II - 450 days' discovery	
	5 CIVIL RIGHTS	
	1 CONDEMNATION	
	2 ASSAULT AND BATTERY	
	MEDICAL MALPRACTICE	
	PRODUCT LIABILITY	
6	7 PROFESSIONAL MALPRACTICE	
6	3 TOXIC TORT	
	DEFAMATION	
	MHISTLEBLOWER / CONSCIENTIOUS EMPLOYEE PROTECTION ACT (CEPA) CASES	
	7 INVERSE CONDEMNATION R LAW ACAINST DISCRIMINATION (LAD) CASES	
0	B LAW AGAINST DISCRIMINATION (LAD) CASES	
Track	V - Active Case Management by Individual Judge / 450 days' discovery	
	B ENVIRONMENTAL/ENVIRONMENTAL COVERAGE LITIGATION	
	MT. LAUREL	
	3 COMPLEX COMMERCIAL	
	B COMPLEX CONSTRUCTION	
	INSURANCE FRAUD FALSE CLAIMS ACT	
	ACTIONS IN LIEU OF PREROGATIVE WRITS	
2.2.2.2.2		
	unty Litigation (Track IV)	
	ACCUTANE/ISOTRETINOIN 290 POMPTON LAKES ENVIRONMENTAL LITIGATION RISPERDAL/SEROQUEL/ZYPREXA 291 PELVIC MESH/GYNECARE	
	B ZOMETA/AREDIA 292 PELVIC MESH/BARD	
	GADOLINIUM 293 DEPUY ASR HIP IMPLANT LITIGATION	
	BRISTOL-MYERS SQUIBB ENVIRONMENTAL 295 ALLODERM REGENERATIVE TISSUE MATRIX	
2	P FOSAMAX 296 STRYKER REJUVENATE/ABG II MODULAR HIP STEM COMPONENTS	3
2	5 STRYKER TRIDENT HIP IMPLANTS 297 MIRENA CONTRACEPTIVE DEVICE	
	S LEVAQUIN 299 OLMESARTAN MEDOXOMIL MEDICATIONS/BENICAR	
	YAZ/YASMIN/OCELLA 300 TALC-BASED BODY POWDERS	
	B PRODENTIAL TORT LITIGATION 601 ASSESTOS	
. 2	REGLAN 623 PROPECIA	
	elieve this case requires a track other than that provided above, please indicate the reason on Side 1,	
in the	pace under "Case Characteristics.	
P	ease check off each applicable category Putative Class Action Title 59	
(2)		